

[Docket No. CI87-502-000, et al]

Alex N. Campbell et al.; Applications for Abandonment With Limited-Term Preganted Abandonment for Eighteen Months for Sales Under Small Producer Certificates

May 1, 1987

The Applicants listed herein have filed applications pursuant to section 7 of the Natural Gas Act for authorization to abandon service. Applicants further request limited-term preganted abandonment for eighteen months to make sales for resale in interstate commerce of the released gas under their small producer certificates. Details are shown in the applications and in the attached tabulation.

The circumstances presented in the applications meet the criteria for consideration on an expedited basis, pursuant to § 2.77 of the Commission's rules as promulgated by Order Nos. 436 and 436-A, issued October 9, and December 12, 1985, respectively, in Docket No. RM85-1-100, all as more fully described in the applications which are on file with the Commission and open to public inspection.

Accordingly, persons desiring to be heard or to make any protest with reference to said applications should on or before 15 days after the date of publication of this notice in the **Federal Register**, file with the Federal Energy Regulatory Commission, Washington, DC 20426, a petition to intervene or a

protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 385.211, 385.214). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to the proceeding herein must file a petition to intervene in accordance with the Commission's rules.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicants to appear or to be represented at the hearing.

Kenneth F. Plumb,
Secretary.

Docket No. and date filed	Applicant	Purchaser and location	Price Per Mcf	Pressure base
CI87-502-000, April 7, 1987.	Alex N. Campbell, c/o GeoLectric, Inc., 103 North Main, Aztec, New Mexico 87410.	El Paso Natural Gas Company, Basin Dakota Field, San Juan County, New Mexico.	1 2	
CI87-503-000, B April 7, 1987.	Benjamin Elenbogen	Balard PC Field, Sandoval County, New Mexico.	1 3	
CI87-504-000, B April 7, 1987.	do	do	1 3	
CI87-505-000, B April 7, 1987.	do	do	1 3	
CI87-506-000, B April 7, 1987.	do	do	1 3	
CI87-507-000, B April 7, 1987.	do	do	1 3	
CI87-508-000, B April 7, 1987.	do	do	1 3	
CI87-509-000, B April 7, 1987.	Curtis J. Little	Pinon Fruitland Field, San Juan County, New Mexico.	1 4	
CI87-510-000, B April 7, 1987.	do	do	1 4	
CI87-511-000, B April 7, 1987.	John C. Pickett	Aztec Fruitland Field, San Juan County, New Mexico.	1 5	
CI87-512-000, B April 7, 1987.	R.N. Usher	do	1 6	
CI87-513-000, B April 7, 1987.	Frank Yockey	Lindrith Gallup Field, Rio Arriba County, New Mexico.	1 7	

¹ In support of its application, Applicant indicates its gas is shut-in due to market conditions, and states it is subject to substantially reduced takes without payment. The related wells, NGPA price category and estimated daily deliverability are shown below.

Abandonment docket designation	Well name	NGPA category	Daily deliverability (Mcf/d)
CI87-502-000	Federal Tonkin #1	Section 108	35
CI87-503-000	Jic. A-55 #1	Section 108	8
CI87-504-000	Jic. A-55 #2	Section 108	20
CI87-505-000	Jic. A-55 #3	Section 108	20
CI87-506-000	Jic. A-55 #7	Section 108	34
CI87-507-000	Jic. 55 #2	Section 108	27
CI87-508-000	Jic. 55 #3	Section 108	6
CI87-509-000	USA Gentle #1	Section 104 Post-1974	68
CI87-510-000	USA Gentle #2	Section 108	9
CI87-511-000	Grace Pearce #1	Section 108	53
CI87-512-000	Troxel #1	Section 108	34
CI87-513-000	Ingwersen #4	Section 104 Flowing gas	85
			399

² Applicant is small producer certificate holder in Docket No. CS72-358.

³ Applicant is small producer certificate holder in Docket No. CS71-298.

⁴ Applicant is small producer certificate holder in Docket No. CS75-154.

⁵ Applicant is small producer certificate holder in Docket No. CS72-316.

⁶ Applicant is small producer certificate holder in Docket No. CS72-360.

⁷ Applicant is small producer certificate holder in Docket No. CS72-363.

Filing Code: A—Initial Service. B—Abandonment. C—Amendment to add acreage. D—Amendment to delete acreage. E—Total Succession. F—Partial Succession.

[FR Doc. 87-10383 Filed 5-6-87; 8:45 am]

BILLING CODE 6717-01-M

[Docket No. GP87-42-000]

Grynberg Production Co. et al. v. Mountain Fuel Resources, Inc.; Complaint

May 1, 1987.

Take notice that on April 8, 1987, Grynberg Production Company, Jack Grynberg, and Celeste Grynberg filed with the Commission, pursuant to § 385.206 of the Commission's regulations, a complaint against Mountain Fuel Resources, Inc., alleging that Mountain Fuel has improperly cancelled eight gas purchase contracts in a manner not permitted by the good faith negotiation rule established by Order Nos. 451¹ and 451-A.² As a result, Mountain Fuel's abandonment of purchases under the contracts allegedly violates section 7(b) of the Natural Gas Act.

The complainants state that a contract was executed for the sale of gas from the State Grynberg No. 1 Well to Mountain Fuel on March 1, 1971. Jack Grynberg was one of the six sellers who were signatory parties to that contract. In January 1980, he assigned his interest in the contract to Celeste Grynberg. She, in turn, assigned her interest in March 1986 to Grynberg Production Company (GPC). The contract has an indefinite price escalation clause.

The complainants allege that the State Grynberg No. 1 Well stopped producing in August 1986 because of insufficient pressure. In January 1987, Jack Grynberg, the President of GPC, advised Mountain Fuel that GPC intended to install compression but he expressed concern about recovering the costs. The complainants allege that, although Mountain Fuel knew, and should have told Grynberg, that the well could qualify for the NGPA section 108 stripper well ceiling price, Mountain Fuel instead suggested that GPC initiate good faith negotiation under Order Nos. 451 and 451-A. Mountain Fuel allegedly said that in response it would propose a price sufficient to justify installation of compression. Accordingly, on January 28, 1987, GPC requested that Mountain Fuel nominate a price for the gas produced from the State Grynberg No. 1 Well under the good faith negotiation rule. However, Mountain Fuel did not, within sixty days, nominate a price in

response to GPC's nomination request.³ Instead, the complainants state, on March 9, 1987, Mountain Fuel advised GPC that its January 28 letter constituted an offer to release Mountain Fuel from the contract and that Mountain Fuel was accepting that offer effective March 31, 1987. Mountain Fuel also stated that seven other contracts to which GPC was not a party but Jack Grynberg or Jack and Celeste Grynberg were parties, were also released effective March 31.

Based on these allegations, GPC alleges that Mountain Fuel improperly enticed GPC into initiating good faith negotiation through misrepresentation and that the conditions for abandonment of purchases under the good faith negotiation rule have not been satisfied. Accordingly, GPC requests that the Commission (1) declare invalid GPC's notice initiating good faith negotiation and Mountain Fuel's attempted abandonment of purchases under the eight contracts in question; (2) order Mountain Fuel to cease and desist from its unlawful abandonment of purchases unless and until it complies with the requirements of NGA section 7(b); and (3) provide other relief.

Any person desiring to be heard or to protest this complaint should file a motion to intervene or protest in accordance with Rules 211 and 214 of the Commission's rules of practice and procedure. All motions to intervene or protests should be submitted to the Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426, not later than 30 days after publication of this notice in the *Federal Register*. All protests will be considered by the Commission but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene in accordance with Rule 214. Copies of the petition filed in this proceeding are on file with the Commission and available for public inspection.

Kenneth F. Plumb,
Secretary.

[FR Doc. 87-10384 Filed 5-6-87; 8:45 am]

BILLING CODE 6717-01-M

³ See 18 CFR 270.201(c)(1). Mountain Fuel also did not request, within thirty days, that GPC nominate a price for any of its multi-vintage gas. See 18 CFR 270.201(b)(2).

FEDERAL COMMUNICATIONS COMMISSION

[FCC 87-97]

Radio Broadcast Services; Certification of Financial Qualifications by Applicants for Broadcast Station Construction Permits

AGENCY: Federal Communications Commission.

ACTION: Public notice.

SUMMARY: All applicants and potential applicants for AM, FM, or TV station construction permits are informed that the Commission has instructed its staff to institute procedures to detect and deter certain abuses of the Commission's processes. Applicants for broadcast station construction permits now need only to certify, rather than document, that they are financially qualified, i.e., that they possess the financial resources to construct the proposed station and operate for three months without relying on advertising or other station revenues to meet operating costs. After five years of experience with the certification requirement in lieu of documentation, it is clear that a number of broadcast construction permit applicants have certified their financial qualifications without any basis or justification. In order to prevent this abuse of process, the Commission has directed the staff to institute a program of random checks of the financial qualifications of applicants for broadcast station construction permits, to be conducted as part of the staff's pre-designation processing. If such financial certification check reveals that the certification is false, hearing issues will be added, and the applicant may be subject to additional sanctions as outlined in the Public Notice.

EFFECTIVE DATE: May 7, 1987.

ADDRESS: Federal Communications Commission, Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT: Mark L. Solberg, Policy and Rules Division, Mass Media Bureau, (202) 632-7792.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's *Public Notice*, FCC 87-97, adopted March 19, 1987.

The full text of this Commission Public Notice is available for inspection and copying during normal business hours in the FCC Dockets Branch (Room

¹ 51 FR 22168 (June 18, 1986).

² 51 FR 46762 (December 24, 1986).

230), 1919 M Street NW., Washington, DC 20554. The complete text of this Public Notice may also be purchased from the Commission's copy contractor, International Transcription Services, (202) 857-3800, 2100 M Street NW., Suite 140, Washington, DC 20037.

List of Subjects in 47 CFR Part 73

Radio Broadcast Services.

William J. Tricarico,

Secretary.

[FR Doc. 87-10206 Filed 5-6-87; 8:45 am]

BILLING CODE 6712-01-M

FEDERAL MARITIME COMMISSION

Agreement(s) Filed

The Federal Maritime Commission hereby gives notice of the filing of the following agreement(s) pursuant to section 5 of the Shipping Act of 1984.

Interested parties may inspect and obtain a copy of each agreement at the Washington, DC Office of the Federal Maritime Commission, 1100 L Street, NW., Room 10325. Interested parties may submit comments on each agreement to the Secretary, Federal Maritime Commission, Washington, DC 20573, within 10 days after the date of the Federal Register in which this notice appears. The requirements for comments are found in § 572.603 of Title 46 of the Code of Federal Regulations. Interested persons should consult this section before communicating with the Commission regarding a pending agreement.

Agreement No.: 224-011094.

Title: Virginia Port Authority Operating Agreement.

Parties:

Virginia Port Authority

Virginia International Terminals, Inc.

Synopsis: The proposed agreement divides the responsibilities for marketing, operations, and engineering among others, between the Virginia Port Authority and its affiliate operating company, Virginia International Terminals, Inc. The agreement would continue until terminated.

Dated: May 4, 1987.

By order of the Federal Maritime Commission.

Joseph C. Polking,

Secretary.

[FR Doc. 87-10391 Filed 5-6-87; 8:45 am]

BILLING CODE 6730-01-M

FEDERAL RESERVE SYSTEM

Change in Bank Control Notice; Acquisition of Shares of Banks or Bank Holding Companies

The notificant listed below has

applied under the Change in Bank Control Act (12 U.S.C. 1817(j)) and § 225.41 of the Board's Regulation Y (12 CFR 225.41) to acquire a bank or bank holding company. The factors that are considered in acting on notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notices are available for immediate inspection at the Federal Reserve Bank indicated. Once the notices have been accepted for processing, they will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank indicated for that notice or to the offices of the Board of Governors. Comments must be received not later than May 22, 1987.

A. Federal Reserve Bank of Kansas City (Thomas M. Hoenig, Vice President) 925 Grand Avenue, Kansas City, Missouri 64198:

1. *Philep S. Buerk*, Alan D. Clark, Douglass C. Cogswell, Wilton W. Cogswell III, John A. Marta; Lee Pittle, Gary R. Swanson, Richard Walker, Internal Medicine Associates Employee Profit Sharing Plan (Lawrence P. Donahue), Internal Medicine Associates Employee Profit Sharing Plan (William J. Weller), and William J. Weller, M.D., all of Colorado Springs, Colorado; Raymond E. Kandt, Shawnee Mission, Kansas; and Larry D. Shoemaker, Monument, Colorado; to acquire 45 percent of the voting shares of State Bank and Trust of Colorado Springs, Colorado Springs, Colorado.

Board of Governors of the Federal Reserve System, May 1, 1987.

James McAfee,

Associate Secretary of the Board.

[FR Doc. 87-10353 Filed 5-6-87; 8:45 am]

BILLING CODE 6210-01-M

Keycorp; Formations of, Acquisitions by, and Mergers of Small Bank Holding Companies; Correction

This notice corrects two previous Federal Register notices. The first (FR Doc. 87-9117), published at page 13522 of the issue for Thursday, April 23, 1987.

Under the Federal Reserve Bank of New York, the entry for Keycorp, is revised to read as follows:

A. Federal Reserve Bank of New York (William L. Rutledge, Vice President) 33 Liberty Street, New York, New York 10045:

1. *Keycorp*, Albany, New York, and Key Pacific Bancorp., Anchorage, Alaska; to acquire 100 percent of the voting shares of First Northwest Bancorporation, Seattle, Washington, and thereby indirectly acquire Northwest Bank, Seattle, Washington,

and Cascade Security Bank, Enumclaw, Washington. Comments on this application must be received by May 8, 1987.

The second (FR Doc. 87-6408), published at page 9541 of the issue for Wednesday, March 25, 1987.

Under the Federal Reserve Bank of New York, the entry for Key Corp, is revised to read as follows:

A. Federal Reserve Bank of New York (William L. Rutledge, Vice President) 33 Liberty Street, New York, New York 10045:

1. *Key Corp*, Albany, New York, and Key Pacific Bancorp., Anchorage, Alaska; to engage directly through their subsidiary, Seattle Trust & Savings Bank, Seattle, Washington, in the sale of group life, property, casualty, and credit-related insurance.

Comments on this application must be received by May 22, 1987.

Board of Governors of the Federal Reserve System, May 1, 1987.

James McAfee,

Associate Secretary of the Board.

[FR Doc. 87-10356 Filed 5-6-87; 8:45 am]

BILLING CODE 6210-01-M

Liberty Bancshares, Inc., et al.; Formations of, Acquisitions by, and Mergers of Bank Holding Companies

The companies listed in this notice have applied for the Board's approval under section 3 of the Bank Holding Company Act (12 U.S.C. 1842) and § 225.14 of the Board's Regulation Y (12 CFR 225.14) to become a bank holding company or to acquire a bank or bank holding company. The factors that are considered in acting on the applications are set forth in section 3(c) of the Act (12 U.S.C. 1842(c)).

Each application is available for immediate inspection at the Federal Reserve Bank indicated. Once the application has been accepted for processing, it will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank or to the offices of the Board of Governors. Any comment on an application that requests a hearing must include a statement of why a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute and summarizing the evidence that would be presented at a hearing.

Unless otherwise noted, comments regarding each of these applications must be received not later than May 28, 1987.

A. Federal Reserve Bank of Richmond (Lloyd W. Bostian, Jr., Vice President)